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> > June 1, 2001



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JUN 1 2001

The Honorable Arthur I. Steinberg Administrative Law Judge Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Re: C.F. Communications Corp., et. al. v. Century Telephone of Wisconsin, Inc., et. al., EB Docket No. 01-99

File Nos. E-93-34, E-93-35, E-93-36, E-93-37, E-93-38, E₃93-40, E-93-41, E-93-42, E-93-46, E-93-47, E-93-48, E-93-50, E-93-56, E-93-59, E-93-60, E-93-61, E-93-62, E-93-74, E-93-81

Dear Judge Steinberg:

Enclosed for filing please find a Joint Motion for Extension of Time to Serve Requests for Admission of Facts and Genuineness of Documents in the cases referenced by the above file numbers.

If you have any questions, please do not hesitate to call.

Sincerely,

Albert H. Kramer

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Att.

cc:

Magalie Roman Salas, Secretary

Counsel of Record

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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

	- JUN 1 2001
In the Matter of	FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY
C.F. Communications Corp., et. al.,)
-) EB Docket No. 01-99
Complainants,)
) File Nos. E-93-34, E-93-35, E-93-36,
V.) E-93-37, E-93-38, E-93-40, E-93-41,
) E-93-42, E-93-46, E-93-47, E-93-48,
Century Telephone of Wisconsin, Inc.,) E-93-50, E-93-56, E-93-59, E-93-60,
et. al.) E-93-61, E-93-62, E-93-74, E-93-81
)
Defendants.)
	_)

JOINT MOTION FOR EXTENSION OF TIME TO SERVE REQUESTS FOR ADMISSION OF FACTS AND GENUINENESS OF DOCUMENTS

Pursuant to 47 C.F.R. §§ 1.46 and 1.246, the parties hereby jointly move for an extension of time from June 4, 2001 to June 18, 2001 to serve requests for admission of facts and genuineness of documents. The parties request this extension because discovery is in its early stages; the first prehearing conference occurred just last Thursday, May 24, 2001. The parties have only recently begun to serve discovery requests and have not yet produced any documents. Given the status of discovery, it would be premature for the parties to request admissions of fact or admissions that documents are genuine.

Dated: June 1, 2001

Respectfully submitted,

DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP 2101 L Street, N.W. Washington, D.C. 20037-1526 (202)785-9700 Attorneys for Complainants

By: Albert H. Kramer

VERIZON 1320 Court House Road Arlington, VA 22201 (703) 974-4414

By: Sherry X. Ingran

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CERTIFICATE OF SERVICE

I hereby certify that on June 1, 2001, a copy of the foregoing Joint Motion for Extension of Time to Serve Requests for Admission of Facts and Genuineness of Documents was served by hand-delivery on the following parties:

Magalie Roman Salas, Secretary Office of the Commission Secretary Federal Communications Commission 445 12th Street, S.W., Room TW-B204 Washington, D.C. 20554

Tejal Mehta, Esquire Federal Communications Commission Market Disputes Resolution Division Enforcement Bureau 445 12th Street, S.W. Washington, D.C. 20554

David H. Solomon, Chief Enforcement Bureau Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

And by facsimile and U.S. Mail on the following parties:

Michael Thompson, Esquire Wright & Talisman, P.C. 1200 G Street, N.W. Washington, D.C. 20005

Rikke Davis, Esquire Sprint Corporation 401 9th Street, N.W., Suite 400 Washington, D.C. 20004 Mary Sisak, Esquire Robert Jackson, Esquire Blooston, Mordkowfsky, Jackson & Dickens 2120 L Street, N.W., Suite 300 Washington, D.C. 20037

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Angela M. Brown, Esquire Theodore Kingsley, Esquire Bell South Telecommunications, Inc. 675 West Peachtree Street, Suite 4300 Atlanta, Georgia 30375

Charles V. Mehler III